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			2625	
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE	
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If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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	Application No.	Applicant(s)		
	10/051,278	KUMASHIO, HIROYA		
Office Action Summary	Examiner	Art Unit		
	Benjamin O. Dulaney	2625		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1)⊠ Responsive to communication(s) filed on 29 Ja 2a)⊠ This action is FINAL. 2b)□ This 3)□ Since this application is in condition for alloware closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro			
Disposition of Claims				
4)	wn from consideration. I. or election requirement. er. epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is objected to by the drawing(s).	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119	•			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Pate		

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DETAILED ACTION

Response to Arguments

Applicant's arguments, filed 1/29/07, with respect to claims 2, 4 and 11 have been fully considered and are persuasive. The 35 U.S.C. 112, first paragraph rejection of claims 2, 4 and 11 has been withdrawn.

Applicant's arguments filed 1/29/07 have been fully considered but they are not persuasive.

In regards to applicant's argument the Tonkin does not teach altering settings when a setting is determined to be impermissible, Examiner disagrees. Tonkin teaches that when no setting or only a general setting is chosen by the user, this setting *must* be filled in/further specified (i.e. changed) by the software (Column 9, lines 47-51). If empty settings or only general settings were forwarded for printing, the printer would not know how to process them and the system of Tonkin would malfunction in some unknown manner (which would certainly not be intended by Tonkin). Hence the empty/general settings have to be accounted for before they are permitted to be forwarded for printing. If empty/general user settings are not ready for printing without further determinations made by the software then these settings could easily be considered "impermissible".

Claim Rejections - 35 USC § 102

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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- 1) Claims 2, 4-9 and 11-13 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. patent 6,134,568 by Tonkin.
- 2) Regarding claim 2, Tonkin teaches a printing system (Figure 1) having at least one printer, comprising: a document supervisory client (Figure 1, item 31 or 32) configures to generate print condition settings (Figures 5A-5F; Column 7, line 11 Column 8, line 53); and a document supervisory server (Figure 1, item 60) configured to control printing based upon a printing request from the document supervisory client in accordance with the print condition settings (Column 13, lines 1-24; Column 13, line 52-Column 14, line 23); wherein said document supervisory client makes a query to the document supervisory server via a network if the print condition settings are permissible in a printer (Column 9, line 24 Column 10, line 43), said document supervisory server returns advisability of the print condition settings to the document supervisory client (Column 9, line 24 Column 10, line 43), wherein said document supervisory server changes a combination of the print condition settings (Column 9, line 24 Column 10, line 22) and sends a permissible combination including one set of changed print condition settings to the document supervisory client when determining the print

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condition settings are impermissible (Column 9, line 24 – Column 10, line 43), and wherein said document supervisory client generates a user interface based on the

- 3) Regarding claim 4, Tonkin teaches a printing system, comprising: a first computer including a document supervisory client configured to generate print condition settings (Figures 5A-5F; Column 7, line 11 - Column 8, line 53); and a second computer including a document supervisory server configured to perform printing base upon a printing request from the document supervisory client in accordance with the print condition settings (Column 13, lines 1-24; Column 13, line 52- Column 14, line 23); at least one printer connected to a network (Figure 1); wherein said document supervisory client makes a query to the document supervisory server via a network if the print condition settings are permissible in a printer (Column 9, line 24 – Column 10, line 43), said document supervisory server returns advisability of the print condition settings to the document supervisory client (Column 9, line 24 - Column 10, line 43), wherein said document supervisory server changes a combination of the print condition settings (Column 9. line 24 - Column 10, line 22) and sends a permissible combination including one set of changed print condition settings to the document supervisory client when determining the print condition settings are impermissible (Column 9, line 24 - Column 10, line 43), and wherein said document supervisory client generates a user interface based on the one set of changed print condition settings (Figures 8A-9).
- 4) Regarding claim 5, Tonkin teaches the printing system according to claim 2, wherein said document supervisory server sends initial setting values with applicable character strings and graphs each representing print condition settings to the document

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supervisory client, and said document supervisory client generates a user interface configured to allow print condition settings based upon the setting values, character strings, and graphs (Column 13, lines 1-24; Column 9, line 24 – Column 10, line 43).

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- Regarding claim 6, Tonkin teaches the printing system according to claim 5, wherein, said document supervisory server changes a combination of the print condition settings and sends a permissible combination including one set of changed print condition settings to the document supervisory client when determining the print condition settings are an impermissible combination (Column 9, line 24 Column 10, line 43).
- Regarding claim 7, Tonkin teaches the printing system according to claim 4, wherein said document supervisory server sends initial setting values with applicable character strings and graphs each representing print condition settings to the document supervisory client, and said document supervisory client generates a user interface configured to allow print condition settings based upon the setting values, character strings, and graphs (Column 13, lines 1-24; Column 9, line 24 Column 10, line 43).
- Regarding claim 8, Tonkin teaches the printing system according to claim 7, wherein, said document supervisory server changes a combination of the print condition settings and sends a permissible combination including one set of changed print condition settings to the document supervisory client when determining the print condition settings are an impermissible combination (Column 9, line 24 Column 10, line 43).

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Regarding claim 9, Tonkin teaches the printing system according to any one of claims 4 to 8, wherein, said document supervisory client is configured to send an ID which uniquely identifies a document stored in a database in a document supervisory server (Column 6, line 51 – Column 7, line 27; Column 13, lines 26-64), and said document supervisory server obtains an applicable document corresponding to the ID and executes printing the applicable document in accordance with the print condition settings (Column 13, line 26 – Column 14, line 23).

- 9) Claim 11 is rejected in the same manner as claim 2.
- 10) Claim 12 is rejected in the same manner as claim 5.
- 11) Claim 13 is rejected in the same manner as claim 9.
- 12) Regarding claim 15, Tonkin teaches the printing system according to claim 2, wherein the combination of the print condition settings changed by said document supervisory server is a combination of a print condition settings that were set by an operator of the printing system (Column 7, lines 28-56).
- 13) Claims 16 and 17 are rejected in the same manner as claim 15.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin O. Dulaney whose telephone number is (571) 272-2874. The examiner can normally be reached on Monday - Friday (9am - 6pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Twyler Lamb can be reached on (571)272-7406. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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SUPERVISORY PATENT EXAMINER